### Remarks

Claim 15 has been amended. Claims 2, 4-7, 9, 12-20, and 24-28 remain pending in the present application.

## Allowable Subject Matter

Examiner Devore is sincerely thanked for indicating that claims 2, 9, 12, 13, 16, 18-20, and 25-27 contain allowable subject matter.

## **Phone Conversation**

Further to a phone conversation between Applicant and Examiner Devore on October 4 and 5, 2005, Examiner Devore agreed that the cited prior art does not teach, disclose, or suggest the mixing region as claimed in claim 4, nor that the chemical reaction between the first and second chemicals causes them to solidify into a solid product, as claimed in amended claim 15. The Examiner is sincerely thanked for allowing Applicant to amend claim 15 to clarify that the chemical reaction between the first and second chemicals <u>causes</u> them to solidify into a solid product.

#### Claim Rejections

Claims 4-7, 14, 15, 17, 24, and 28 are finally rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Patent Application Publication No. 2004/0161282 to Bolton (hereinafter "Bolton"). Applicant respectfully traverses these rejections for at least the following reasons.

Claim 4 recites a mixing region connected to the first and second openings and the first writing tip and configured to substantially homogeneously mix the first and second fluids and dispense the substantially homogeneously mixed fluid to the first writing tip.

Bolton does not disclose, teach, or suggest the mixing region as claimed in claim 4.

Bolton discloses a marker pen having two nibs 14, 25 that are separated from each

other, "thereby avoiding any contamination between the liquids of the respective nibs." (Fig. 1 and Paragraph [0051].) In another embodiment, "the spacing between nibs 14, 25 is essentially provided by an impermeable sheath 32." (Fig. 4 and Paragraph [0053].) Bolton does not disclose a mixing region connected to first and second openings of fluid reservoirs and the first writing tip and configured to substantially homogeneously mix the first and second fluids and dispense the substantially homogeneously mixed fluid to the first writing tip, as required by claim 4 of the present application. If Bolton discloses a region in which fluids are mixed, it would be the writing surface itself: "In use, movement of the nibbed end of the marker pen over a writing surface causes the eradicating solution dispersed [to the writing surface] by the nib 25 to react chemically with the coloured ink already dispensed by the annular nib 14...". (Paragraph [0073].) However, such a writing surface is not connected to first and second openings of fluid reservoirs and the first writing tip and configured to substantially homogeneously mix the first and second fluids and dispense the substantially homogeneously mixed fluid to the first writing tip. Bolton simply does not disclose, teach, or suggest the mixing region as claimed in claim 4. Therefore, claim 4, and all claims dependent therefrom, are believed to be patentable over Bolton. Withdrawal of the rejections is respectfully requested.

Claim 15 recites that the first and second chemicals are chemically reactive and wherein their chemical reaction causes them to solidify into a solid product. One example disclosed in the specification is the reaction between a fluid resin and a fluid hardener, which solidify into a solid product upon chemically reacting.

Bolton discloses "a solution of an eradicating medium which reacts chemically with the dye of the indicator ink to change its pH and therefore the colour of the indicator ink dye." (Paragraph [0073].) Bolton does not disclose, teach, or suggest that chemical reaction between the eradicating medium and the indicator ink causes them to solidify into a solid product. Many conventional inks comprise solutions that become "solid" over time due to evaporation of their solvents and depositing of their solid dye solutes. However, such an effect is due to evaporation, not a chemical reaction resulting in a solid product. Thus, even if Bolton's inks may become "solid" over time, Bolton fails to disclose, teach, or suggest first and second chemicals that are chemically reactive and wherein their chemical reaction causes them to solidify into a solid product. Therefore, claim 15, and all

claims dependent therefrom, are believed to be patentable over Bolton. Withdrawal of the rejections is respectfully requested.

# Response to Examiner's "Response to Arguments"

The Office Action asserts that "it is the embodiment shown on Figure 14 that discloses such a mixing region." Applicant heartily disagrees. According to Bolton, paragraphs [0064] and [0065]:

The marker pen shown in FIG. 14 differs from the previous embodiments [in which nibs 14, 25 are separated from each other] in that the transorbs 8, 21 are positioned side-by-side, rather than coaxially or inline. In the FIG. 14 embodiment, the casing 1 has two entirely separate compartments 51, 52 of circular cross-section... each transorb comprises a fibrous mass in the form of a solid cylinder rather than an annulus. The outer nib 8 is generally of frustoconical shape and is hollowed to enable the inner nib 25 to protrude therethrough [thus preventing contact between the nibs]... Thus fluid retained within the fibrous mass of the transorb 8 can flow by capillary action via the platform 53 to the nib and thence to the nib tip...

The end of the nib 25 remote from its tip protrudes into the fluid containing fibrous mass present in transorb 21... [Emphasis added.]

In other words, the embodiment of Fig. 14 differs from previous embodiments only in that transorbs 8, 21 are side-by-side, not axial. However, the separation between the nibs is maintained in Fig. 14 (as well as all other disclosed embodiments). Thus, Bolton does not disclose, teach, or suggest the mixing region as claimed in claim 4. Claim 4, and all claims dependent therefrom, are believed to be allowable over Bolton.

Next, the Office Action asserts that "the chemical reaction [in Bolton] followed by solidification that occurs during use of the Bolton device [due to physical evaporation]

reads on the limitation that the chemicals solidify upon chemical reaction, regardless of whether or not the solidification is a result of the chemical reaction." Claim 15 has been amended in a manner which, Applicant believes, moots this argument.

# **Conclusion and Fees**

The finality of the Office Action is respectfully traversed. Because Applicant has paid for 20 claims and 3 independent claims, and because there are now 20 claims and 3 independent claims pending, Applicant believes that no fee is due. Applicant believes that all outstanding issues have been resolved, and respectfully requests a Notice of Allowance. If Examiner Devore believes that a telephone conference will further prosecution of the present case, he is invited to contact Applicant at the number indicated below.

Respectfully,

Andrew F. Knight, Applicant

2770 Airline Goldmine Rd.

Canon, GA 30520

703-795-7375